· JUL Øi	'91 14:40 NRAC LO- ANGELES	P.2
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1	TOCEDH & VINDE TOO - Dow No.	07070
2	JOSEPH A. YANNY, ESQ Bar No. 97979 LAW OFFICES OF JOSEPH A. YANNY	
3	1925 Century Park East, Suite 1260 Los Angeles, California 90067 (213) 551-2966	
4	Attorneys for Plaintiffs	
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6	· · ·	
7	UNITED STATES DISTRICT COURT	
8	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
9		
10	VICKI J. AZNARAN, and RICHARD N. AZNARAN,	) CV 88-1786 JMI (Ex)
11	Plaintiffs,	
12	V8.	) DECLARATION OF ) VICKI J. AZNARAN
13	CHURCH OF SCIENTOLOGY OF	
14	CALIFORNIA, ET AL.	
15	Defendants.	
16	AND RELATED COUNTERCLAIMS	
17		
18	I, Vicki J. Aznaran, declare and state:	
19	1. I am a Plaintiff in the above-entitled action.	
20	2. This declaration is being made in support of	
21	Plaintiffs' Ex Parte Application for an Order Continuing the	
22	Hearing date on Defendant's Motion for Summary Judgement. The	
23	matters stated herein are of my own personal knowledge, and if	
24	called, I could testify to them under oath.	
25	3. Within the last two weeks, I have had a series of	
26	conversations with Barry Van Sickle concerning one John J.	
27	Quinn who is an attormney for Defendant Scientology.	
28	11	DEPOSITION EXHIBIT
	-10-	EXHIBIT

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4. Mr. Van Sickle called me and initially indicated that Scientology, through Mr. Quinn, wanted to settle, or at least enter into negotiations to resolve the above-entitled action against Scientology.

5. Mr. Van Sickle indicated that Quinn stated the only requirement for settlement talks was they did not want to negotiate or deal with the my then-attorney, Ford Greene.

8 6. Mr. Van Sickle indicated that Quinn had stated he
9 would, negotiate with Barry if he was in a position to
10 negotiate a settlement for the Aznarans.

11 7. Mr. Van Sickle had previously been my lawyer in this 12 action.

8. Subsequent to my conversation with Mr. Van Sickle,
Mr. Greene was released from his present duty to represent me
and I authorized Mr. Van Sickle to negotiate for me with
Scientology.

9. I am informed that Mr. Van Sickle delivered my requset
for further negotiations to Quinn.

19 10. Mr. Van Sickle indicated that Quinn said Scientology 20 had changed its mind, that they did not care to enter into any 21 negotiations

11. Within days of my release of Mr. Greene as counsel,
and Scientology's withdrawn offer, the Scientology Defendants
filed a Motion for Summary Judgment, scheduled to come on for
hearing in this court on July 22, 1991.

26 12. Joseph A. Yanny has agreed to come into the action
27 and to represent me.

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13. Mr. Greene has all the case files in his possession and is supposed to have them delivered to Mr. Yanny.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct and based upon my personal knowledge and, if called as a witness, will testify to the same/

Executed this \_ / day of July, 1991, at Dallas, Texas.